

Oct Nov Dec Jan Feb March April May June July Aug Sept Oct Nov Dec
 Oct Jan Feb March April May June July Aug Sept Oct Nov Dec
 4mo

July 17 2008

Attention to THE UNITED STATES DISTRICT OF THE STATE OF Delaware
 I'm Concerned in This Situation about Both Case numbers: 08-284-JPF
 case number 08-197-JPF, I thought That I'll File Both Petition, But Some How
 I lost it. as Been Annex to Another Peti, I'm Sending you a Both Petition to
 Cover Both State Status. in This Procession on The Case# 197 Comes vs
 ATTORNEY General & et al. if said Main. Document, But I thought
 All the paper was in) Didn't need no more paper/AS TO THIS CASE 108-197
 Comes vs THE ATTORNEY General of THE OF Delawares: 197
 was File on 4/16/08, in document attached
 my question, WITH THIS Petition will Cover Both Petition in 197) Comes
 in THE New Castle Superior Court under this Case Number: 0205013182 0607007539
 VK 60607098801 THE EFFECTIVE October 10, 2007 But The Department of Corrections
 Has May EFFECTIVE Date Dec 5, 2007 in NOT IS THE WRONG EFFECTIVE DATE.
 From THE ORIGINAL Sentencing Now THE Department of Corrections is going to
 try to Hold me Back on The Account of Today From Dec 5, 2007) it will take
 Comes to morrow Nov 10 2007) and NOT IS (Wrong) IF you look at October
 10/2007, it SHOULD Be morrow day Around July 17, 2008) with THE good time

Other Orders/Judgments

1:08-cv-00294-JJF Correa v. State Of Delaware et al
PaperDocuments

U.S. District Court

District of Delaware

Notice of Electronic Filing

The following transaction was entered on 6/4/2008 at 3:00 PM EDT and filed on 6/4/2008

Case Name: Correa v. State Of Delaware et al

Case Number: 1:08-cv-294

Filer:

Document Number: 4

Docket Text:

ORDER granting Motion to Proceed IFP. Filing Fee of \$350.00 Assessed. Plaintiff requested to submit trust fund account statement and signed copy of the complaint. Failure to submit items within 30 days will result in dismissal of action without prejudice. (Copy to pltf. with Mag. Consent Form)(Notice of Compliance deadline set for 7/7/2008.). Signed by Judge Joseph J. Farnan, Jr. on 6/4/2008. (nms)

1:08-cv-294 Notice has been electronically mailed to:

1:08-cv-294 Notice has been delivered by other means to:

Guango Fitzgerald Correa
SBI# 0018087
Delaware Correctional Center
1181 Paddock Road
Smyrna, DE 19977

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename: n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1079733196 [Date=6/4/2008] [FileNumber=577704-0]
[d092dd09680f471c0f1e78aee63bfff3d50b1105846d0c6893e88bb12147a333ef19d
1e03067df314624cbd3e6b38aeb6f59f27683c153ca69049f6fad36a5eb]]

Utility Events1:08-cv-00197-UNA Correa v. Attorney General of State of Delaware

HABEAS, PaperDocuments

Medium**U.S. District Court****District of Delaware****Notice of Electronic Filing**

The following transaction was entered on 4/16/2008 at 3:15 PM EDT and filed on 4/16/2008

Case Name: Correa v. Attorney General of State of Delaware**Case Number:** 1:08-cv-197**Filer:****Document Number:** No document attached**Docket Text:**

Case assigned to Judge Joseph J. Farnan, Jr. Please include the initials of the Judge (JJF) after the case number on all documents filed. (rjb)

1:08-cv-197 Notice has been electronically mailed to:**1:08-cv-197 Notice has been delivered by other means to:**

Guango F. Correa
#180807
Delaware Correctional Center
1181 Paddock Road
Smyrna, DE 19977

Therefore, in light of THE ABOVE movant ASKS THAT Court modify/reduce
His/Her SENTENCE AS FOLLOWS

- ① AS TO 0205013182 - 0607007539 VK0607098801
THIS IS THE ORIGINAL SENTENCE! NEED TO BE

Demonstration
THE CORRECT STATUS SHEET SHOULD SAY

0205013182 - 0607007539 VK0607098801

AS TO October 10, 2007, ARREST. BY HIS PROBATION OFFICER.
LET LOOK AT HIS OCTOBER 10, 2007 ARREST STATUS DATE:

October Nov Dec Jan Feb March April May June July Aug Sept Oct Nov Dec
Jan 2008 *24 day 11*
MAR OCT

OCTOBER NOV) IT WAS ONLY ACCOUNT 2 MONTH WHAT HAPPENED TO
5 MONTH GOOD TIME! SO THE COURT ONLY ADD 61 DAYS WITH ABOUT
THE REST OF THE GOOD TIME 90 DAYS. THAT THEY OWN COURT!

From this case number, 0205013182 - 0607007539 - VK0607098801

MISTAKE
BY THE DEPARTMENT OF CORRECTION
THE SUPERIOR COURT OWN COURT 90 DAY THE COURT
OWN COURT 61 GOOD TIME! AS I STATE, THE DEPARTMENT OF CORRECTION OWN 24 FOR ONE YEAR OR THE DEPARTMENT OF CORRECTION OWN ALL TOGETHER THAT 90 DAY NEED TO BE CREDITED TO COURT

1 month and 10 day
90 day

Leave 30 day

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Demonstrates!

! ! ! ! ! Question

The Misconduct of Justice

① Demonstrate Actual Prejudice the Petitioner must show that the errors during his trial created more than a possibility of Prejudice he must show that the errors worked to his actual and Substantial disadvantage infecting his entire trial with error! question of constitutional dimensions

Part TWO)

② Alternatively if the Petitioner demonstrates that a Constitutional violation has probably resulted ~~caused~~ in the conviction of one who is actually innocent then A Federal Court can excuse the procedural default and review the claim in order to prevent a fundamental miscarriage of justice!

After Arrest

① Back in 2005, and 2002 Correa was arrest by the Delaware State Police Troops 3) Station durly that process! Correa was brought to the Department of Correctional. ② Now A Stoplisting Correa was arrest, under A/K/o David E Jones, And Correa was Under Process at the Department of Corrections and the Department of Corrections Has Transfer Correa to Sussex County Superior Court (Sussex) yes Correa was Submitt under David E Jones name! now Correa did time for not charges) THE Department of Corrections Has Correa name under A/K/o David E Jones (Correa was arrest) Correa was Transfer to Sussex County Superior Court under A Stoplisting charged! As Correa Has wall in the Sussex County Superior Court with the 10 and Handcuff Beyond His Back! THE Delaware Georgetown STATE Police Has Identify Correa was the wrong Person, the want the Delawars Delawars STATE Police Georgetown Has pull out a fit Picture of David E Jones) THE Right Identifly of David E Jones SBI 162271 08/13/63. And the Sussex County Superior Court let Correa go

wrongfully impose.

Evidence:

- 3 And Correa was Releas From HIS Department of Correctional, under A/J/G/A David G Jones) Now, question Back in 2005, Correa written for a letter TO THE UNITED STATE Federal Bureau of ~~THE~~ CRIMINAL INVESTIGATIVS CRIMINAL CENTER OUT OF WEST VA, IN THAT LETTER I STATE THAT I HAS A FIRST Cousin, Has use deFrom member Name' 1116 in A CASE Guango F, Correa VS HIS Detetor Delawars STATE VS A List OF ALIAS'S.

① wrong fully impose!

NOW AT THAT TIME THE UNITED STATE MARSHAL Came TO THE Department of Correctional and Took Correa's Fingerprints From Correa! And Went Back TO WEST VA, AND did INVESTIGATION, THE SITUATION ② And guess what they Found out BACK 2005, THEY did Remove THE List of ALIAS ③ AND Remove ALL David G Jones Charge AND Point off of Correas Criminal History Record! —

QUESTION
DEMONSTRATE FROM 2002 AND 1985, TO 2005, Correa was Arrest By THE Delawars STATE Police According to His Criminal History Record) was Violated) BY THE STATE OF Delawars! ④ And Wrongfully IN PRISONMENT! ⑤ FALSE PRISONMENT. (A T Demands Back IN 2005 Probation Officer Mr Young) OUT OF THE DOVER OFFICE.

Has Look in to HIS STATE National Law or WORLD Wide Computer System, And Told Correa THAT HE HAD A Warrant For A Arrest OUT OF Court of Common Pleas) OUT OF Dover,) He Told Correa to go over there and TAKE Care of it! But at THAT TIME THEY did not no that my mother was Paying on my Fine,) So THIS warrant, AT THE Court of Common Plea made A MISTAKE) After She Had Speek to my Mother! SHE HAS taking THE Warrant out of His Computer, ⑥ Now we do know THAT THE Kent County Superior County / Prothonotary makes MISTAKE!, if you dont Caught it) THis THE BOTTOM LINE! Question, Here BACK in 2005 April 22, 2005, THE Probation Officer Said IN COURT

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From THE Court of Appeals. The district Court only option is to dismiss the Petition or transfer it to the Court Appeal —

Cunes Has try to Explana it in A Superior Court ~~not~~ Habeas Petition.
 But all that Court wants to do is to Dismiss the Petition or Denied the Petition of Any Court And to get their ATTENTION, question what is wrong with those Court System I know the Court System is playing dirty rater the game they play with people's mind or heart! Under THIS A/J/A Cunes has been Playing Find in Kent County and Sussex County Superior Court (Shoplifting Charger) Although in artfully Presented Petitioner SOL Habeas Claim Appears to Alleges that the Superior Court improperly enhanced Petitioner's VOP III sentence due to the Superior Court's incorrect understanding that David E Jones was one of Petitioner's aliases — which the STATE OF DELAWARES did not know there was TWO DIFFERENT individuals on one Criminal History Record. ① George Fitzgerald Cunes' get his

OK Here:

Demonstrates Driver license from the Master VEHICLE DMV, you get your Driver license your license is THE Legitimate, you have car insure on your vehicle. This is Cunes Driver license Del. 9448012 City Cab; now Cunes is THE Legitimate, Cunes Driver on the Highway, Cunes don't have no FP ANY VIOLATION AT ALL! Another individual Driver a car without a Driver license name — DAVID E JONES / 62271 08/23/03. He get STOP FOR A TRAFFIC STOP OR A TRAFFIC VIOLATION. @ THE Highway above! Mr Jones gave that OFFICER A A/J/A ALIAS NAME! question when the Police OFFICE run a nationwide CHECK in the Police Car! ① AT THAT PNT. THAT NAME come BACK THE Legitimate Mr Jones gives George F. Cunes Name Because he knows Cunes His THE Legitimate with a SET OF obscure Driver License — And they will let Mr Jones go question here's now when Cunes get STOP BY A Police officer they run his name in the STATE WIDE Computer System just what Cunes is wanted by the STATE OF DELAWARE Driving with out a set of Driver License

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 And Correa got Arrest By THE STATE OF DELAWARE AND LOST HIS
 Driver License, on THE ACCOUNT OF WRONG INFORMATION, & THE STATE
 NOTIFIED WITH COMPUTER SYSTEM WRONG INFORMATION & NOW PEMBER THAT
 CORREA SCOPED TO BE THIS LEGITIMATE! BEYOND THIS CORREA GOES TO DO IT
 UNDER SOMEBODY NAME, AND THAT IS ELAGHL @ COMMAND IMPERSONATION
 LET TELL ABOUT THIS POST-CONVICTION.) A PETITIONER SATISFIES THE
 EXHAUSTION REQUIREMENT BY FAIRLY PRESENTING THE SUBSTANCE OF
 THE FEDERAL HABEAS CLAIM)

PERMITTING THE STATE COURTS TO CONSIDER IT ON THE MERITS,
 APPEAL OR IN A POST-CONVICTION PROCEEDING IN PROCEDURAL MANNER
 DONT FORGET AS ALL KNOW THAT ALL THIS JUDGES COMS FROM THE ATTORNEY
 GENERAL OFFICE SO THAT MEAN THEY PUT TOGETHER IS ONE BIG FAMILY!
 IN THAT IS A QUESTION HOW LONG THEY FAIL MANY POST CONVICTIONS TO THE
 DELAWARE SUPERIOR COURT. BUT THE SUPERIOR COURT DID NOT WANT TO HEAR IT.
 SO SOMEBODY NEED TO KNOW WHAT THE SYSTEM IS DOING TO A LOT OF
 PEOPLE LIVES OR CAREER! AND THIS STATE SYSTEM IS OUT OF CONTROL!!
 PREJUDICE HE MUST SHOW THAT THE ERRORS WORKED TO HIS
 ACTUALLY CORREA HAD UPON ALL HIS DEFAULT OF CLAIM AND THEN
 CORREA HAS ALSO DEMONSTRATE ALL CONSTITUTIONAL ERROR —
 ON CORREA RELIEF WHICH CORREA IS ENTITLED TO! REASON WHY ANY
 COURT WENT REVIEW A, MERITS OF A CLAIM! AND EXHAUSTED IT
 CORREA CAN THANK A LOT OF CONDITION WHY THE COURT WENT
 ADDRESS ANY MERITS OR CLAIMS BECAUSE MORE OF DELAWARE WILL
 FIND THAT THEY HAS ABUSED THE SYSTEM & AND ABOVE THE
 CONSTITUTIONAL LAW AND THE CONSTITUTIONAL CIVIL RIGHTS AND THE
 AMENDMENT OF A FUNDAMENTAL MISCARRIAGE OF JUSTICE

D
 After an initial HABEAS PETITION WAS UNADJUDICATED ON THE MERITS
 NOW CORREA WANT TO OBTAINING THE MERITS OF A CLAIM THAT THE
 UNITED HIGHEST COURT AND THE SUPERIOR COURT MADE ON THEM REASON!!

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mentioning 12 with 21,500 SF of demand but under the Federal Regs
merits of this complaint by Plaintiff would not be a instance of many under
the Superior Court decision according to Prof. Lerner's letter of
Aug 14, 1947. However, as you know, the S. Dept. is taking
steps to implement the Fair Deal, which was adopted, from
the view of Mr. Tolson, to be in the United States of America
likely to result in better relations between Negroes, Negroes and
Negroes, and Negroes and the rest of the country. He spans both
the Civil Rights and the National Security Administrations
at present. This is but a very small fraction of the many important
missions he has had to perform during his tenure as Secy. of State -
and, as Prof. Lerner's letter indicates, it is a step in the direction
of Civil Rights which it will be extremely difficult to reverse.

LAST TALK About Fisher protest in D. C. on 10-10-50 & B. A.
The whole thing is "faked up" by the FBI.

2011-12-02 10:45:00 -0500 [INFO] [pid:1] [file:main.go:11] [line:1] [src:main.go:11] [func:main.main] [msg:Starting server on port 8080]

1. *U. S. Fish Commission*, *Report*, 1874, p. 10.

10. *Chloris virgata* (L.) Pers. (Fig. 10)

Constitutive *Regulation* *of* *Protein* *Phosphorylation* *in* *Prokaryotes*

Back 2002 Corres was Arrest By The Delacour State Police Troop 31
For A Charger Call Stop Lifting out OF Sussex County Superior Court
And Corres was Submit To The Department of Corrections under
A/C/s DAVIS & Jones, Not call A List Of Alias' But Some
How THE STATE OF DELAWARE Been use saying Mr. Corres Has
Over 13th ALIAS and THE STATE OF DELAWARE Has in The STATE
Nation wide Computer Corres VS A LIST OF ALIAS! And SINCE
THEIR Action, THE Court System is Confuse! And THE Department of
Corrections Has Transfer Corres TO sussex County Superior Court
And THE STATE Police Has Identify By Say Corres Was THE WRONG
Individual For THE Charger. And THE County Court System Has Release
Corres From their Charger Call Stop lifting out OF SUSSEX COUNTY
Beyond this event Corres Also pay \$100,000 Fine on this Charger —————
And What THE STATE OF DELAWARE when Conviction You They will LOOK AT your
Criminal History Record! But since Corres Has So many Charger on
His Criminal History Record. They Abuse THE System! Why THE OTHER
Charger was NOT THE Person Charger But THAT Person got Conviction For
NOT Charger Not OR wrongfull Imprisonments/ And Corres —————
Probation was Violated in 2008 Beyond THE LIST OF ALIAS —————
NAMS! On Corres Criminal History Record!

To main law library
date June 4, 2008
From George Conner
SBI 00180807

RECEIVED
JUN 09 2008
DCC Law Library

To, Timothy Martin,

Hey what-up! My Friend look I need you to make some copies.
For me) ① The reason, Why THE Department of Corrections Center Has my
EFFECTIVE Date Dec 5, 2007) ② That is THE wrong EFFECTIVE Date THE
EFFECTIVE Date SHOULD SAY According TO THE ORIGINAL Court
Sheet, October 10, 2007 IS THE ORIGINAL EFFECTIVE date THIS IS
my LAST ORIGINAL (sentence Sheet)

THE way THE Department of Corrections Have my EFFECTIVE date
Dec 5, 2007 THAT IS WRONG!

I would Appreciated it if you could make some copies for me
TWO or THREE Copies

3 paper and Staples for me.

MHM
VOLY

Look at THIS STATUS SHEET you will see how THE Department of
Corrections Has my Effective date Dec 5, 2007

I/M Guango Fingled Curves
SBI# 00180801 UNIT C Building
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977



TRNA, DEPT
CLASS number 294 J/14
IS THIS RIGHT INFO NOT
YOU NEED IS ALL DONE
AM COMPLETED

Clerk
United States District Court
LockBox 18
844 King Street
Wilmington DE 19801

X-RAY
U.S.M.S.

1990120519 C012